sers. &c.) Relative to the duties of county recorders, (which re quires them to keep their offices open from 9 o'clock A. M. until 3 o'clock P. M., Sundays and 4th of Julys ex-

For the relief of messengers to notify electors for Pre sident and Vice President of the United States To define the powers of Judges when acting on writs of habeas corpus, and applications for writs of injunction. [This act extends the provisions of the 15th sec. of Chap. 36, of R. S. 1843, to Judges when acting on writs of babeas corpus and writs of injunction.]

Relative to the punishment of treason and murder in the first degree. [This act leaves it discretionary with the jury either to imprison for life or to hang.] To amend the 9th section of chapter 12 Revised Sta-tues of 1843. [This art defines the mode of conducting

the sale of lands for tax.] To authorize the appraisement of school lands, in cer-Prescribing the mode of advertising sales of lands re turned delinquent for the non-payment of taxes.

Amending the 218th section of R. S. chapter 13 and Providing for the safety of the mortgages to the trust funds.

For the relief of purchasers of canal lands. To allow the commissioners of the Wabash and Eric canal to employ an engineer, and for other purposes. To amend the 7th chap. sec. 74 of R. S. of 1843. [This act provides for filling any vacancy of county treasurers by the county commissioners.] To provide for taking the sense of the qualified voters

of this State on calling a convention to alter, revise, or amend the constitution of this State. In relation to collectors of State and county revenue The act declares that sec. 1 of chap. 72 of R. S. of 1843.

shall not apply to collectors of State and county revenue in selling property for taxes.] Relative to apprentices. To protect certain private rights. [This act declares

that it shall not be lawful for any court in this State to entertain suits against any companies which have taken any of the public works, in favor of any holder of Indiana bonds, for the interest thereon, unless such holder shall first tender the amount of money expended on such works by any such company.]

Prescribing the mode of advertising the sales of lands

mortgaged to the sinking fund. [This act prescribes that such lands shall be published in a newspaper published in the county where such lands are situate, provided there be one published, and if not, then in the nearest In relation to county treasurers. [This act declares the

office vacant upon failure to give bond and take the oath of office at the first meeting of the board of county commissioners, after receiving his certificate.] In relation to damages on sinking fund sales. For the educating indigent bl nd of this State. [This

act provides for the education of the blind of this State, (so far as the fund raised for that purpose will permit,) at Columbus Ohio, or Louisville Ky. To amend the 109th section of the 16th chap, of R. S. of 1843, on the subject of the road tax.

To provide for a settlement with the superintendent of Defining the duties of county auditors and school com [This act provides that so much of chap. 13 of R. S. of 1843 as relates to the sale of school lands for-

feited for the non-payment of purchase money and interest on the same, he extended to all contracts and forfeitures prior to the R. S. of 1843 ] To amend an act relative to claims for damages on the public works. To allow owners of partnership fences to remove them.

Amending the 45 sec. of chap. 12 of R. S. of 1843. Permanently locating the asylum for the education of Jurors in the county of Hendricks. the deaf and dumb in the county of Marion at or near In-

For the better payment of the mortgages due the University and other trust funds. [This act provides, that lands mortgaged to the university fund, which have been sold, and bid in by the State, may be resold by the auditor of State, &c.]

Declaratory of the meaning of an act entitled an act authorizing the commissioners of the Wabash and Erie Hamilton county. canal east and west of Tippecanoe to sell lands in tracts To change the name of John Nichols, to that of John Scott. of forty acres or quarter quarter sections, approved July Bevier Nichols. For the relief of the purchasers of canal lands.

county auditors elected last August shall take possession of two additional justices of the peace in Shelby county. of their offices on the first Monday in March next, and shall hold them until the first Monday in March, 1851, county. and that hereafter county auditors shall hold their offices for five years from the first Monday of March succeeding lection of debts due from the Lawrenceburgh and Indiantheir election.

Making general appropriations for the year 1846.

To raise a revenue for State purposes for 1846. [This act provides that a tax of twenty-five cents on each \$100 sioners of Marshall county. worth of property and seventy-five cents on each poll be levied for State purposes, and that one cent on such amount for the lunatic asylum,-five mills for the deaf and domb asylum, and two mills for the education of the blind, be Li tle Blue Rivers in Shelby county.

also levied ] To amend the 4 sec. chap 7 of R. S. of 1843, and for Lafayette, Tippecanoe county, to grade the streets and

Authorizing the superintendent of the Wabash and Erie canal to employ an engineer.

real estate by aliens, and for granting titles to real estate. To provide for leasing water power on the Wabash and Erie canal.

To amend the 326th sec. of chap. 40 of R. S. 1843, relative to charges to juries. [This act requires the filing of all charges given, in writing, to juries, with the papers in the case.] To require certain statutes to be published in some

such laws of a general nature, as go into effect upon their road. In relation to taking up estrays.

Providing for the better preservation of legislative Fixing the per diem allowance of grand and petit juror [This act makes it discretionary with the boards doing county business to fix the fees at either seventy-five cents

or one dollar and twenty-five cents per day.] To authorize the refunding of taxes in certain cases. In relation to the Bank tax fund. Declaring the meaning of the 29th sec. of the 1st art. of 45 chap. of R. S. of 1843.

Regulating the mode of enforcing the collection of costs in the several counties of this State. In relation to the northern division of the central

Making specific appropriations for the year 1846.

To provide for the funded debt of Indiana, and to complete the Wabash and Erie canal to Evansville. [This act has been published in full in the Sentinel.]

To provide for the re-appraisement of real estate heretofore appraised and subject to taxation. [By this law, it is made the duty of the county commissioners of the several counties, at their March term, 1846, to appoint assessors, whose duty it shall be to appraise all the real estate subject to taxation, which ap- counties therein named. praisement shall stand and remain in force until altered by the Legislature-to be governed by the Revised Sta- of Allen. futes in their duties, except so far as the same contravene the provisions of this act. The assessment in Owen county to take place by township assessors. Other coun- in Posey county, and for other purposes. ty hoards shall appoint appraisers. In the counties of and take part of the capital stock of the Lawrenceburgh Scott, Crawford, Putnam, Monroe, Morgan, Dubois, Dear- and Napoleon turnpike company; approved January 15, born, Hancock, Washington, Randolph, Switzerland,

ther with the name or names of the owners thereof, &c.1 To provide for the payment of the members and officers of the General Assembly. In relation to the limitation of actions "upon transcripts of justices of the peace."

praisers a list of all taxable lands within their respec-

tive counties, on or before the 10th of March next, toge-

Amendatory to the third section of chapter 50 of R. S.

To provide for the erection of a monument on the Tipperance Battle Ground.

To amend sec. 27 chap. 7 of R. S. of 1843. [This act limits allowances to theriffs to sums not exceeding one

hundred dollars for extra services.] Amendatory of an act entitled an act relative to the appointment of county commissioners of the several counties of this State, to act as boards of library trustees in

their respective counties, and for other purposes, approved January 6, 1845. To allow the principal and teachers of the deaf and dumb asylum to use the books in the State library. Relating to the third judicial circuit.

Declaring a mistake in the Revised Statutes of 1843. in relation to the boundary of Fulton and Kosciusko rail road. Counties, and for other purposes.

To lease the Indiana State prison, and for other pur

Repealing an act for the completion of the Wabash and Erie canal from the mouth of the Tippecanoe ! Terre Haute.

Repealing part of 18th sec. art. 3 chap. 5 of R. S. of 1843, to authorize the county commissioners to grant additional precints in any township, &c.

To prevent county auditors practising as attorneys at at law, in commissioners court. Limiting the time within which actions for the recovery of real estate shall commence. [This act fixing the time within twenty years after such cause of action commences, provided the person having the right shall be For the erection of a road bridge on the Wabash and within twenty-one years, &c.]

To amend the 65th sec. 54 chap, of R. S. of 1843. Giving the auditor and secretary of State a compensa- Fulton and Steuben. tion for issuing canal land patents.

five years. To extend an act to provide for the transfer of the surplus revenue fund, &c , approved February 11, 1843. Amending the 91st soc. of the 16th chap, of R. S. of To attach certain territory therein named, to the county mental to an act incorporating the South Bend Manufac-

Providing for the distribution of certain public docu-To extend further time to the borrowers of the sinking county of Cass. fund and other trust funds. [This act extends the time of payment for five years from the first of January, 1847,

on same securities if deemed sufficient.] Authorizing the erection of suitable buildings, for Indiana insane hospital. Amending the act providing for the construction of publie works, &c. [This act prohibits the issue of scrip.]

Fixing the time of holding courts in the 9th judicial Repealing an act entitled an act in relation to the appointment of county commissioners as a board of library Randolph and Delaware, belonging to congressional town- act incorporate the Alumni of Hanover college; to amend the ery year as aforesaid, shall be paid into the State treasury, after its passage; and it shall be the duty of the Secretary of State to forward certified copies of this act to the seve-

Making school lands subject to taxation after ten years For the construction of the Cumberland road.

To enable the inhabitants of congressional townships to re-appraise and sell therein unsold school lands. In relation to the issuing of executions, To amend the practice of law in the 11th judicial

and for other purposes. Courts. Se. Changing the time of holding Courts in Cass county.

To amend the 1st art, of 53d chap, of R. S. of 1843,

Extending the time of holding courts in the sixth judi-To provide for a special term in Allen circuit court. To authorize the holding of special terms of the circuit

courts in the 12th Judicial circuit. Relative to the June term of the Tippecanoe circuit To extend the time of the February term of the Frank-

lin circuit court. To amend the set fixing the time of holding courts in the fifth circuit. Fixing the time of holding courts in the fifth Judicial

To amend the act to change the time of holding Probate Court in Martin county. To change the time of holding Circuit and Probate

Courts in Floyd and Clark counties. To regulate the time of holding Probate Courts in Greene county. In relation to the Probate courts of Henry county.

Acts to change the time of holding Probate courts the counties of Pike, Dubois, Adams and Allen. Acts to extend the time of holding Probate courts in the counties of Jackson, Adams and Jay. the counties of Parke, Posey, Jackson, Greene and Shelby.

To extend the term of holding Commissioner's Court in Laporte and Hamilton counties. To legalize the acts of the Probate Judge of Tippecanoe

To legalize the election and acts of Probate Judge of Wells county. For electing an additional Justice of the Peace in Hendricks county. Regulating the jurisdiction of justices of the peace in

Lake and Porter counties. Providing for the election of an additional justice of the peace in Montgomery county. Regulating the jurisdiction of justices of the peace the county of Miami.

Legalizing the acts of certain justices of the peace in Allen county. Regulating the fees of pettit jurors in Hancock county. To prescribe the mode of selecting Grand and Pettit

Prescribing the mode of selecting pettit jurors in Sulli-LAWS OF A LOCAL NATURE. An act giving the right to the voters of Marion county to decide as to authorizing the retailing of spirituous

liquors in the several townships. To provide for the collection of the seminary funds of

To amend an act entitled an act abolishing the office of County Auditor in certain counties therein named. In relation to county auditors. [This act declares that To repeal an act entitled an act to authorize the election

> To provide for the inspection of whiskey in Tippecanoe To amend an act entitled an act to provide for the colapolis Railroad Company.

To legalize a certain record of the board of Commis- proved, January 3, 1845. To provide for the support of paupers in Allen county.

In relation to an Alley in Georgetown in Floyd county. To authorize the removing of obstructions in Big and To authorize the President and Trustees of the town of

construct side walks in said town. To provide for the construction of a Railroad from Martinsville in Morgan county, to Franklin in Johnson county. To provide for the taking, holding and transmitting Transferring the duties of the agent of surplus fund of Scatt county to the commissioners of said county.

of certain officers in the town of Indianapolis, approved county of Scott, to adjust the accounts of Jacob N. Jack- terson of Boone county; of Absolom Paynton of Henry Jan. 15th, 1844, and reviving the old law. Declaratory of and to amend an act authorizing Joseph Quinn and James Norvill to erect a tell bridge.

For the payment to Mary Wood and others damages newspaper at Indianapolis, and for other purposes. [This recovered by them against the State for injury to their lands act makes it the duty of the secretary of State to publish by the construction of the Jeffersonville and Crawfordsville

passage in some paper in Indianapolis; that a copy of such paper be forwarded to each clerk's office in the State of Range 10 West. to be filed in their respective offices to remain for public To change the name of Alexandertown in Hamilton

county, to that of Baxtertown. To exempt from taxation for corporation purposes certain lands within the limits of the city of Lawrenceburgh. To authorize Joshua Small and Ephraim Overman to

erect a damn across the Mississinewa river. To amend an act entitled an act to reduce the tolls on the New Albany and Vincennes road and for other pur- property of said decedent.

Appointing commissioners to make partition of the es-To authorize a school district in the county of Sullivan.

In relation to vending intoxicating liquors in Floyd Extending the first and third sections of an act regulating the granting of license in the counties of Rush.

Shelby, Spencer, Harrison, Warrick, Green, Union, Dubois, Switzerland, Marshall, Gibson and Cass, to the county of To provide for the erection of a bridge across the Wa-

bash and Erie canal. To extend an act entitled as act to provide for a more efficient mode of expending the road tax in the several

To extend the provisions of a certain act to the county

Declaring a mis-print in a certain case, To authorize the removal of obstructions in Big Creek ties to have the privilege of appointing county assessors; Amendatory of an act authorising the President and provided that such counties as have no assessor, the coun- Council of the town of Lawrenceburgh to subscribe for,

1845. Knox and Boone, the assessors of personal property shall be the appraisers of real estate. It is the duty of the several county auditors to make out and deliver to the appraisers of real estate. Repealing a part of an act entitled an act declaring the

Missinnewa river a public highway, approved Jan. 13, Amendatory of an act providing for an additional place of holding elections in Vermillion county. To define the channel of Turtle creek in Sullivan

Repealing, so far as the counties of Vanderburg, Monroe and Spencer are concerned, the act empowering county boards to act as Library trustees. To provide for the appointment of township assessors in

the county of Tipton, and defining their duties. Empowering Rachel Blair, executrix of Enos Blair, deceased, formerly Collector of Monroe county, to collect Sun in Ohio county. arrears of taxes.

Relative to the fees of the Auditor of Monroe county. In relation to the Auditor of Hamilton county. To vacate a part of the town of Independence in counties of Laporte and St. Joseph.

To define the lines of certain school districts in Clay Relating to a contract on the Madison and Indianapolis

To furnish Tipton county with the Revised Statutes of To repeal an act reducing ferriage in Lawrence county. To vacate a part of the village of Mishawaka, St. Jo-

Appointing a board of Superintendents to change the channel of Jordan creek in Vigo county. To vacate the town of Blakesburg in Putnam county. Transferring the duties of school commissioners of Da-

viess and Martin counties, to the Treasurers of said coun-

Erie canal.

For the election of county surveyor, in the counties of turnpike company, and for other purposes; approved Feb.

To amend an act entitled an act to compel speculators road Co., south of Indianapolis; to incorporate the Hoosier
To apportion senators and representatives for the next to pay a road tax equal to that paid by actual settlers, ap
Band of Greenfield; the Union Medical society of North-

proved Jan. 31, 1842. For the benefit of Supervisors in the counties of Scott, Fire Insurance Company approved January 30, 1837; to of this act, shall be known and designated as the "Tippe-Shelby and Decatur.

To legalize certain deeds therein named.

To authorize John Hawenston to improve his mill-seat on the St. Mary's tiver. to bring suit against the State, and for other purposes.

White river. Legalizing the acts of John Nixon, school commissioner of Washington county.

ship No. S, in Monroe county. Supervisor of highways in the counties of Rush and Evansville Medical society; the Madison cemetery; to

sell lands returned delinquent for non-payment of taxes. church; to incorporate the Crawfordsville and Wabash Madison county.

peace of Lawrence county. Spencer counties. To correct the boundary line of Carroll county.

at Administrator's and Executor's sale,

ware is concerned. from Allen county to Elkhart county. To correct the boundary of Richardville county.

for their services on the county board. Relative to supervisors of roads in the counties of ciusko and Whitley. For the benefit of the widow and heirs of John Sering, amend and reduce into one the several acts relating to the late of Jefferson county, deceased.

To authorize the Treasurer of Pike county to perform the duties of school commissioner. In relation to the fees of the Recorder and Audito To authorize the Auditor of Gibsen county to make a

deed in a certain case therein named. To vacate a certain alley in the town of Greencastle. To extend the terms of the board doing county business in the county of Tippecance. To authorize the trustees of Congressional township

and change the school district in said township. To authorize the sale of certain school lands in to ship 36, range 2 west, in Laporte county. To vacate the town of New Charleston in the county of Jay, Indiana. For the relief of Thomas Carrick of Knox county.

To authorize the trustees of Congressional township In relation to the sale of Saline lands in Orange county, certain road in Wayne county; to amend an act to locate To change the mode of appointing examiners of com-

non school teachers in Orange county. To authorize the county board of St. Joseph county to employ a physician for the poor. To authorize William M. Hughes and Willis Hodges to substitute their notes and mortgages for that of Oris and

To vacate a part of Water street in the town of Rushville in Rush county. To provide for the relief of Peter Everheart and Hezekish Mitchell, purchasers of school lands in the county of

To vacate part of the addition to the town of Plymouth. in Marshall county. To abolish the office of county Auditor in the county To authorize the trustees of Congressional township,

28, range 12 east, in Wells county, to lay off a town. Relative to the levecing the Wabash River on Shaker To amend an act entitled an act to provide for creeting a bridge across Laughery creek, in Ripley county; ap-

To provide for the permanent location of the seat of justice of Noble county. Providing for the completion of the Madison and Indianapolis rail-road to Pendleton, Huntsville and Ander-

Vacating a certain alley in the town of Plymouth. Vacating a part of Howard street and certain alleys in phy, deceased, of Franklin county; of purchasers of ca-West Richmond. Establishing an additional place of holding elections in Bartholomew county.

Authorizing the people of Fayette and other counties therein named to elect their Seminary trustees. Authorizing the board doing county business son, late treasurer of said county Removing the disability of Francis Lafontaine, Catherine Richardville, &c.

ounty.

Holden; of Thomas Murphy; of J. Cowan and G. CoonTo legalize an election therein named, in the county of of Wm. Starks; of V. A. Pepin of Floyd county; tion in the Indiana State Journal and Indiana State Senti-Vacating a part of the town of Waterloo in Fayette Crawford. Authorizing the county Commissioners of Fountain and

said counties. Authorizing a settlement between the State and Allen McLean of Morgan county

Legalizing the acts of the Auditor and School Commissioners of Lagrange county. Empowering the Administratix of Lyman G. Belamy, late of Allen county, deceased, to dispose of the personal

Providing for the remuneration of Sylvester House, of Syracuse, New York, for the arrest of Joseph Gould, a state of Stephen S. Collett, late of the county of Ver- fugitive from justice, from the State of Indiana and for

> south, of range I west, in the county of Crawford. To correct a mistake in a certain act therein named. street in the town of Jeffersonville, to elect trustees, &c. To vacate certain streets in Cambridge city. Reducing the salary of the Auditor of Sullivan county.

> Giving certain powers to the Frankfort road Commis-

sioners in Carrrol county. To legalize the assignment of certain certificates of school lands. To authorize Samuel J. Hodges to construct a dam across Tippecanoe river.

To authorize the Auditor of Madison county to sell school section. To authorize the School Commissioners of Carroll

county to make a certain appropriation, &c. To vacate sixteen town lots in Harrisonville. In relation to the Laporte county library. To repeal a certain act therein named so far as the counties of Monroe and Owen are concerned. Fixing a certain annual compensation to the Auditor of

Boone county. To provide for a change in the location of the feeder dam across Sugar creck in Parke county. To authorize the re-survey of section 16 in Harrison Relative to water-power at Northport in Noble county.

To provide for the continuation of the Madison and Iniannpolis railroad to Lafayette. To authorize Aaron R. Saver and Daniel Saver to build a dam across the Mississinnewa river in Wabash county. To legalize the acts of the board of trustees of Rising

To legalize the acts of Daniel B. Redman. To assess a school tax in Adams and Jay counties. To vacate a part of the town of South Bend in St seph county. To abolish the necessity of special legislation in counties of Adams and Jay.

To modify the 30th section, chapter 15 of R. S. of 1843 so far as the counties of Johnson, Shelby &c., are concerned. Granting the right of way in the county of Vermillion . To legalize certain sales therein mentined. To authorize the Auditor and school commissioner of ay county to sell a certain school section.

tees of the town of Dublin. To legalize the official acts of John F. Merrill of Huntington county. Relative to Supervisors in the counties of Carrell To authorize the placing of swinging gates on high-

ways in Dearborn county.

To grant additional powers to the President and trus-

13, 1845; to incorporate the Terre Haute Greys; to incorporate the Logansport and Rochester Michigan road Company; the Rising Sun manufacturing company; to SEC. 3. That it shall be the duty of each auditor as Laporte University; amending an art incorporating the three per this act. Young Men's Literary Association at Richmond; to inamend an act incorporating South Bend; to incorporate To extend the time of payment of a certain mortgage the Milford and Columbus Railroad company; the town of Port Fulton, Clark county; the Rockville To provide for doing county business in the county of and Montezuma Railroad Company; amending an act incorporating the Lawrenceburgh and Harrison turn-To authorize the Treasurer of Richardville county to pike company; amending an act incorporating Indiana the amount annually received from each county. To extend the provisions of an act therein named, to Railroad Company; the Ft. Wayne and Lima turnpike

company; the Richmond and Miami Railroad company; To legalize the election of Mitchell a justice of the the Covington band of musicians; the Mt. Carmel Hall of Liberty in Franklin county; the White river Presby-Relative to the fees of county Auditors of Ripley and terian church and society in Greene county; the Female Defining the boundaries between Clark and Washington company; the Greensfork and Hagerstown turnpike company; the Wildcat navigation company; the Indianapolis To amend the Statute regulating the duties of Clerks and Ohio Railroad company; the Lawrenceburgh and Rushville turnpike company; the Knightstown and Shel-To repeal a certain law so far as the county of Dela- byville Railroad company; the New Albany and Corydon by presentment or indictment in the proper circuit court, be of March, 1846, together with the name or names of the turnpike company; the Peru and Indianapolis Railroad To change the venue in the case of the State v. Doty Company; to amend an act to incorporate the Lafayette dred dollars. and Ohio turnpike company; an act in relation to the Lawrenceburgh and Napoleon turnpike Company; to To remunerate justices of the peace of Warrick county amend an act to incorporate the Vovay, Napoleon and other turnpike companies; to grant to the citizens of Lawrenceburgh a city charter and for revising and repealing all laws and parts of laws heretofore existing on that subject; to

corporation of the town of Vevay.

Acts to locate and establish State roads in the counties f Montgomery and Fulton, Dearborn and Ripley, Whitley and Wabash, Greene and Clay, Putnam and Fountain, Orange and Harrison, Ohio and Switzerland, St. Joseph and Elkhart, Whitley and Kosciusko, Daviess and Martin, Fountain and Warren, Shelby, Noble, Fulton and Marshall, Bartholomew, Decatur and Jennings, Dekalb and Allen, Miami and Madison, Warren and Fountain, Putnam and Clay, Scott, Tippecanoe, Sullivan; to estabclare certain roads in Dearborn and Hendricks state roads; aforesaid. to re-locate a part of the Williamsport and Newtown state road; to extend the Burlington and Latayette state road; to change a part of the McDonald's Ferry and Brownstown state road; relative to a change of a state road in Boone county; relative to state roads in Elkhart, St. Jo-No. 4 south, of range 5 east, in Harrison county, to sub-Kokomo to Indian Prairie; repealing an act relative to a a road from Peru to Canton, and to locate a road from Kokomo to Frankfort; to authorize the recording of a road in Steuben county; to alter the width of roads from Connersville to St. Omer, and in Henry county; amending an act to locate a roud in Marshall county, to enable the township of Lawrenceburgh, Dearborn Co, to turnpike all the roads therein; to establish free turnpikes in Allen and Jay counties; to provide for the improvement of roads in certain counties, &c.; to amend the road law in Tipton; levying a road tax in Franklin; abolishing road tax in Morgan and in Daviess; for the collection of road tax and publication in the Indiana State Journal. in Hamilton; changing the mode of working roads in

Rush and in Orange counties. Relief. Acts for the relief of certain owners of canal lands; for the relief of J. C. Parker; of the securities of J. A. Kindle of Madison county; of the securities of W. Johns n of Sullivan county; of certain purchasers of school lands; of A. Turebaugh in Warren county; of T. K., Ann M., and Charlotte Breckenridge, heirs of G. Breckenridge, deceased; of Nathan Burchfield, supplemental to an act of 1843; of Jacob Royall; of E. T. Lucas; of owners of wet lands in Allen county; of the estate of ers; of J. B. Coleman and others of Daviess county; of T. and W. Daniels, executors of J. Daniels. deceased; of Young; of Andrew Richardson; of the widow of T. Mur- nal. nal lands in Cass county; of R. A. Lockwood; of Jacob Jones, sr.; of heirs of the late Capt. R. McCarty; of Sarah Wallace; of Jas. Miller; of R. Stockwell of Gibson county; of purchasers of school lands in Harrison county; of Felix Ingoldsby; of citizens of Adams township, Cass county; of J. P. Craige of Knox county; of J. Patcounty; of Causby M. Lewis; of Jas. Rutherford; of Nathaniel Coal of Warrick county; of heirs of William Pennick of Orange county; of certain purchasers of school lands in Vanderburgh county; of V. Belan and L. not after, be and the same is hereby repealed. of Jas. McCleary of Franklin county; of Francis Lafon- nel. taine; of Henry Matsel, &c.; of B. H. Scott of Miami Jefferson counties to employ a physician for the paupers in H. Andrews, &c.; of heirs of M. Ross; of heirs of H. Ste-

phenson, late of Boone county; of securities of W. H. Darnell; of widow and children of J. Clinger, deceased. JOINT RESOLUTIONS. In relation to the Indiana Historical Society; upon the subject of vacant lands in the State of Indiana; on the subject of the Oregon boundary; on the subject of liens upon real estate; for the continuation and completion of the Cumberland road; establishing the per diem allowance of the Probate judges of Tippecanoe and Greene county; in relation to an appropriation on the St. Joseph river; on the subject of school sections; on the Mississippi Rail-road Company; transferring a certain in February and August; in the county of Delaware on the Authorizing the sale of school lands in township 2 Mississippi Rail-road Company; transferring a certain book therein named from the State Library to the State University; for the reduction of the price of public lands; To authorize the church of God, meeting in Walnut extending the provisions of a certain act therein named; relative to the Naturalization laws; relating to the signers of the Declaration of Independence; on the subject of the Reservoir in Mercer county, Ohio; in relation to To compensate Supervisors in the county of Morgan, a State road from St. Mary's river, on the State line, to Authorizing a settlement with Spears and Case, at the Wabash and Erie canal; providing for the publicatioh of Washington's Farewell Address with the Gov- in the counties of Randolph, Dalaware, Madison and Grant, ernor's Annual Message; in relation to the improvement shall each sit twelve days if the business thereof shall reof the Ohio river; in relation to the election of Superintendant of the New Albany and Vincennes Turnpike Blackford, shall each sit six days if the business thereof company; on the subject of improving the Western riv- shall require it. ers; on the subject of overflowed public lands; for the | SEC. 3. All process made returnable to any of the Circuit relief of pre-emption settlers on the Miami Reserve; on courts aforesaid, at the times heretofore fixed for holding the relief of pre-emption settlers on the Miami Reserve; on the subject of the Michigan city harbor; in relation to the subject of the Michigan city harbor; in relation to the claim of Col. Francis Vigo of Knox county; in relations of said courts as fixed by this act, and pleas, plaints, sorts, Knives and Forks, Pocket Knives, Hatchets, Axes, Buttons of

General Government. (Many divorce bills were passed, the titles of which would occupy more room than the information conveyed is worth, and are consequently left out.)

## THE MARKETS.

CINCINNATI, Jan. 27, 1846. and is still falling rapidly. At Pittsburgh on Saturday the river had risen to 8 feet, but was then at a stand.

Hoos .- A sale yesterday of 80 at 3,56a3.60, avr about counties in said circuit. 240 lbs; 60 do at 3,60, av 200 lbs. The number arriving are small but the above sales show decidedly a better state of things. MEAT .- A sale yesterday of 800 lbs salted shoulders at

FLOUR .- A sale of 175 bbls Ham. brand yesterday a 3,80, del'd and insp. guarantied; 58 do at 3,80 del'd and inep; 23 do from wagon at 3,80 clear. WHISKY .-- A sale of 60 bbls from store yesterday at 17c; 27 do from river at 171c; 8 and 28 do this morning

iver yesterday at 34c.

COOPERAGE. -- A sale of 127 pork bbis at 50c .--Sales of Stock in New York, Jan. 16. United States 6's at000 a000 | Kentucky 6's at Indiana Bonds at 382 39 Ohio 6's at 911 200 Illinois 6's at 34334 Pennsylvania 5's at 00 a 00

Conn .- A sale of 600 bush white, bulk in ear, from

Cincinnati Prices Current. Corrected from the Chronicle of January 27. Flour, city mills, bl \$4,00a4.10, Jil, linseed, gall 0.65a0.66 Canal & wagous, 3.75a4.00 Salt Kanawha, bush 0.20a0.21 Grain, wheat, bush 0.75a0.00 Seeds, flax, bush 1.05a1.10 0.3340.37 2,50a3.50 Corn, Timothy, Clover, Oats. 25a0.28 4.87=5.25 Hay, loose, ton, 12.00a14.00 Whisky gall 0.17±a0.00

RAIL ROAD NOTICE. Acts to incorporate the Hagerstown and Newcastle turnpike company; to revise and continue certain provisions of an act incorporating the Hagerstown and Winchester

THE freight on all goods transported on the Mad apolls railroad, after this date, must be paid leave the depots.

By order of the board. 75-6w W. N. JAC

LAWS OF INDIANA.

18th. 1839; to amend an act incorporating the Michigan Tippecanoe Battle Ground. SECTION 1. Be it enacted by the General Assembly of the ern Indiana; to amend an act incorporating the Mutual State of Indiana, That the fund created by the provisions

ncorporate the Hagerstown Musical institution; supple- canoe Monumental Fund." SEC. 2. That the several county auditors of this State turing company; to amend the act incorporating the Buf- are hereby required to procure a book for their respective except so far as the same may contravene the provisions To reduce the fees of the recorder of Johnson county. falo and Mississippi Railroad company; to amend the act offices, in which they shall keep a correct account of all of this act. In relation to the granting of Tavern licenses in the incorporating the Michigan Road Company, approved Jan. moneys by them received from time to time, as subscriptions 13, 1845; to incorporate the Terre Haute Greys; to and donations on account of said fund, together with the

amend an act incorporating the Dearborn county manu- aforesaid, to report to the State treasurer, on or before the to swear each one, that said list contains a true statement To authorize the trustees of the Vincennes University facturing company; to incorporate the Grand Lodge of last Monday in October, in each and every year, the amount and value of his property to the best of his Old Fellows; the Lutheran church in Franklin county; by him received, with the name of each subscriber, and pay knowledge and belief; and the said assessors in the said To authorize Nicholas McCarty to build a dam across the Wabash navigation company; the Brookville manu- such amount to the State treasurer. Provided, That each county of Owen shall be governed in all respects by the the Wabash navigation company; the Brookville manu-focturing company; amending an act incorporating the focturing company; amending an act incorporating the three per centum for his services under the provisions of travenes this act.

SEC. 4. The amount received at the end of each and evmathean society of Indiana University; the White fund; and the State of Indiana shall be charged with inter- ral counties in this State. be placed to the credit of said fund on the books of said office.

SEC. 5. It shall be the duty of the State treasurer, in his annual report, to state the situation of said fund, specifying construed as to prevent the boards doing county business vision and control of the General Assembly; and when a sufficient sum has been accumulated, they shall proceed to assessor then the board of Commissioners shall appoint erect a monument on said Ground worthy of a nation's pride and gratitude.

ty shall have full control of said ground, to preserve the Monroe, Morgan, Dubois, Dearborn, Hendricks, Randolph, SEC. 7. The board of commissioners of Tippecanoe counseminary of St Mary's of the Woods, in Vigo county; growing timber thereon, and to make and keep in repair all Boone, Switzerland and Knox the assessors of the personal the Andersontown, Greenfield and Shelbyville Railroad necessary fences and enclosures, at the expense of said property, shall be the appraisers of the real estate. Sec. 8. Any person who shall be guilty of trespassing

on said ground, either by cutting or destroying the timber thereon, or by breaking or injuring the fences and enclosures thereof, or otherwise, shall upon conviction thereof fined in any sum not less than ten nor more than two hun- owners thereof.

SEC. 9. This act to be in force from and after its passage, and shall be published in the State Sentinel and State Journal at Indianapolis; and the Secretary of State is hereby directed to furnish a copy of this act to the several county auditors in this State.

JOHN S. SIMONSON. Speaker of the House of Representatives. GUDLOVE S. ORTH, President of the Senate. Approved January 19, 1846: JAMES WHITCOMB.

AN ACT amendatory of the 3d section of chapter 50, of th Revised Statutes of 1843. SECTION 1. Be it enacted by the General Assembly of th State of Indiana, That hereafter the several boards doing county business in this State, shall in selecting grand and petit jurors, as directed in the act to which this is amendatory, put into the box at least tripple the number of names of qualified persons required for grand and petit jurors fo the ensuing year, and from said number of names the grand No. 4 south, range 5 cast, in Harrison county, to sub-divide lish a State road from Kokomo to Lamb's Mills; to de- and petit jurors shall be drawn as directed by the act

SEC. 2. This act to be in force from and after its passage. and the Secretary of State shall cause a copy of this act be filed in the several circuit courts of this State on or by the first day of April, 1846. JOHN S. SIMONSON.

Speaker of the House of Representatives. GODLOVE'S. ORTH, President of the Approved January 20, 1846: JAMES WHITCOMB.

AN ACT to repeal in part an act entitled " An act to proand Warren counties," approved January 15, 1844.

Section 1. Be it enacted by the General Assembly of the An act to amend section twenty-seven chapter seven State of Indiana, That so much of the above recited act as of the Revised Statues of 1843, in relation to allowance refers to the manner of selecting grand and petit jurors in to Sheriffs, by county boards. Decatur county be, and the same is hereby repealed; and An act in relation to the limitation of actions upon the general law of the State, as contained in chapter 50 of transcripts of justices of the peace. the Revised Statutes of 1843, is hereby declared to be in full force in said county of Decatur. Sec. 2. This act to be in force from and after its passage

President of the Senate. Approved January 6, 1846: JAMES WHITCOMB. AN ACT to amend section 27 chapter 7th of the Revised rolled acts of which they purport to be copies, now on file Statutes of 1843, in relation to allowance to Sheriffs in my office. by County Board

SECTION 1. Be it enacted by the General Assembly of the

State of Indiana, That said section 27 chapter 7 of the Re-

JOHN S. SIMONSON,

GODLOVE S. ORTH,

Speaker of the House of Representatives.

Speaker of the House of Representatives.

vised Statues of 1843, be so amended that county commissigners shall in no case allow to the sheriff of their county Israel Phillips of Marion county; of J. Kappler and oth- for extra services any sum exceeding one hundred dollars per annum. Sec. 4. This act to be in force from and after its publi-E. J. Peck; of Jas. S. May of Knox county; of Indiana cution in the Indiana State Sentinel and Indiana State Jour-JOHN S. SIMONSON,

> GODLOVE S. ORTH, President of the Senate. Approved January 20, 1846: JAMES WHITCOMB.

AN ACT in relation to the limitation of actions upon transcripts of Justices of the Peace.

He reiers to his Data of the State of the State of Indiana; to the editors of the State Scattered and the Journal, Indianapolis; and to the transcripts of Justices of the Peace.

SEC. 1. Be it enacted by the General Assembly of the State

P. M. at the same city. Address of Indiana, That so much of article 5 chapter 40 of the Revised Statutes of 1843, as requires actions upon judgments rendered before Justices of the Peace, to be begun within six years from and after the rendition of such judgments and

JOHN S. SIMONSON, Speaker of the House of Representatives. GODLOVE S. ORTH, President of the Senate. AAPROVED, January 13, 1846:

JAS. WHITCOMB.

AN ACT to attach the county of Tipton to the 11th Judicial circuits and fixing the times of holding courts in said Circuit.

An extensive assortment of Ready Made Clothing, suitable for JAS. WHITCOMB. Circuit.

Sec. 1. Be it enacted by the General Assembly of the State variety, will be kept constantly on hand. of Indiana, That the county of Tipton, be and the same is hereby attached to the 11th judicial circuit. SEC. 2. The several courts in the 11th judicial circuit, shall hereafter be held in each year at the times following second Monday in March and September; in the county of Madison on the fourth Monday in March and September; in on Washington street, where the patronage of the public is respectthe county of Tipton on the second Monday succeeding the commencement of Madison; in the county of Grant on the Monday succeeding the court in the county of Tipton; in the county of Jay on the second Monday succeeding the com-mencement of the court in the county of Grant; and in the mencement of the court in the county of Grant; and in the county of Blackford on the Monday succeeding the commercement of the court in the county of Jay; and the courts quire it, and the courts in the counties of Tipton, Jay and

the claim of Col. Francis Vigo of Knox county; in rela-tion to the settlement of Col. John Spencer with the prosecutions, recognizances, actions, or other proceedings all sorts, Candlesticks, Butts, Screws, Hinges, Door Trimmings all sorts, Candlesticks, Butts, Butts may hereafter be pending before this act shall take effect, shall be taken up and acted on at the first term of such court. to be holden under this act, and be disposed of according to law in the same manner as if no alteration had been made in the time of holding such court.

SEC. 4. And all laws and parts of laws contravening the convisions of this act are hereby repealed.

50 KEGS Nails, 6 tons Iron assorted, Steel English and American, Slab Iron, Plough Wings, Hollow Ware, Plough Moulds, &c., for sale at SMITH, HANNA & CO.'S. provisions of this act are hereby repealed. SEC. 5. This act to be in force from and after its passage, and it shall be the duty of the Secretary of State, forthwith, The river has fallen 18 inches since yesterday morning, to cause the same to be published in the Indiana State Sentinel and the Indiana State Journal, and forward a copy of the paper containing it, to the clerk's office of each of the

> JOHN S. SIMONSON. Speaker of the House of Representatives. GODLOVE S. ORTH. President of the Senate. Approved, December 21, 1845.

AN ACT to provide for the payment of the members and officers of the General Assembly. SEC. 1. Be it enacted by the General Assembly of the State of Indiana, That the several county Treasurers in this State, are authorized and required to pay any warrant upon tate, are authorized and required to pay any warrant upon the State Treasury, which may be presented to them, out of terms to those wishing to use either. Borrowers of sinking fund and others at a distance, would do well to apply by letter for the amount they want before the sinking fund sales in November. If

JAMES WHITCOMB.

SEC. 2. This act to take effect from and after its passage, and it shall be the duty of the Secretary of State to cause the same immediately to be published in the Indiana State Sentinel and Indiana State Journal. JOHN S. SIMONSON. Speaker of the House of Representatives.
GODLOVE S: ORTH,

Approved January 19, 1846. JAMES WHITCOMB. AN ACT to provide for the re-appraisement of real

President of the Senate.

it shall be to appraise all the real estate subject to taxation in the several counties in Indiana; which appraisement AN ACT to provide for the erection of a monument on the shall stand and remain in force until altered by the Legis-

lature. Suc. 2. That the assessors appointed under the provisions of the foregoing section, shall in all things observe and be governed by the third article of the tweifth chapter of the Revised Statutes of Indiana for the year 1843,

SEC. 3. That all persons subject to taxation in Owen county, shall make out a true list of all their personal as well as real property, and present it to the assessors of the several townships in said county, whose duty it shall be

SEC. 4. This act to take effect and be in force from and after its passage; and it shall be the duty of the Secretary

Defining the duties of county Auditor, Treasurer and river navigation company; the town of Hagerstown; the est on the same, at the rate of six per centum per annum, as to permit the board doing county business in the counties. ment-the amount of which interest shall each and every ty of Washington to appoint any other person than the year, on or before the annual report of the State treasurer, assessor of the personal property of said county to assess the real estate thereof.

> to appoint the present assessors to perform the duties required in this act. Provided, That when any of said counties have no

Provided, That nothing herein contained shall be so

an appraiser. SEC. 5 That in the counties of Scott, Crawford, Putnam,

Sec. 6. It is hereby made the duty of the several county auditors in this State to make out and deliver to such appraiser on demand, a list of all taxable lands situated within their respective counties on or before the tenth day

JOHN S. SIMONSON. Speaker of the House of Representatives.
GODLOVE S. ORTH, President of the Senate.

Approved Jan. 19, 1846 : JAMES WHITCOMB. AN ACT to prohibit the County Court of Scott County from levying a tax therein named. SEC. 1. Be it enacted by the General Assembly of the State of Indiana, That the county Court of the county of

tax for county purposes higher than fifteen cents on the one hundred dollars worth of property. SEC. 2. This act to be in force from and after its passage and publication in the Indiana State Sentinel. JOHN S. SIMONSON,

Scott be, and they are hereby prohibited from levying a

Speaker of the House of Representatives. GODLOVE S. ORTH, President of the Senate. Approved Jan. 14, 1846: JAMES WHITCOMB.

I, JOHN H. THOMPSON, Secretary of State for the said State of Indiana, certify that the foregoing acts entitled as follows;

An act to provide for the erection of a Monument on the Tippecanoe Battle Ground. An act amendatory of the third section, chapter fifty of the Revised Statutes of 1843. An act to repeal in part an act entitled "An act to provide for summoning grand and petit jurors in Decatur vide for summoning Grand and Petit Jurors in Decatur

An act to attach the county of Tipton to the eleventh

Judicial circuit, and fixing the times of holding courts in An act to provide for the payment of the members and officers of the General Assembly An act to provide for the re-appraisement of real estate heretofore appraised, and subject to taxation.

from levying a tax therein named.

An act to prohibit the county court of Scott county

Are full and correct copies of said acts taken from the en-In testimony whereof I have hereunto set my hand and affixed the seal of the State at Indianapolis, this 29th January, A. D., 1846.

JOHN H. THOMPSON,

Secretary of State. GENERAL TRAVELLING AGENT. S. TYLER would inform all persons of the United States, that he is engaged in a General Travelling Agency business, in Indiana, such as soliciting subscribers to all the various periodical publications in the country, collecting newspaper and other claims, and holds himself in readiness to transact all such business as may be entrusted to him promptly and faithfully. He has made such arrangements, connected with his general knowledge of the people and the State, as will enable him to transact his business with the ut-

E. S. TYLER, Indianapolis-DISSOLUTION OF PARTNERSHIP.

under the style of Preston, Horn, & Co., was dissolved by mutuni consent, on the 30th day of January, 1846. The accounts of the firm will be settled by W. B. Preston & Co. B. Preston & Co. W. B. PRESTON,

WING, RICHARDS & CO., January 30, 1846, 75-3w NOTICE. the style of W. B. Preston & Co., and will continue the Dry Goods and Grocery business, as heretofore, at the old stand, Checkered Store. In a few days they will be in receipt of one of the most

W. B. PRESTON. S. D. PRESTON, L. P. PRESTON. January 30, 1846. 75-tf CO-PARTNERSHIP. of H. J. & B. C. Horn, and will carry on the Dry Goods and Grocery business, at the store lately occupied by Carleton & Brother,

the season, and warranted custom made Boots and Shoes, of every

H. J. HORN, B. C. HORN. January 30, 1846. 75-tf SUNDRIES. 4 bbls Molasses, 1,000 lbs Saleratus; 30 boxes Glass, 1200 lbs Lead; 200 lbs Indigo, 10 mats Cinnamon; 5 boxes Starch, 10 boxes Common Cigars; 800 lbs Tobacco, 175 lbs Ground Ginger;
20 kegs White Lead, 2 bags Pepper;
2 boxes Allspice—for sale low, by
SMITH, HANNA & CO.

HARDWARE. QUEENSWARE. A N assortment just received at SMITH, HANNA & CO.'S.

IRON, NAILS, &c.

DRY GOODS. ANCY and Staple, adapted to the wants of the people in this vicinity, for sale low, by SMITH, HANNA & CO. 75 State of Indiana --- Johnson County. I sand Jones, clerk of the Johnson circuit court, do certify that at the September term of the Johnson circuit court, A. D., 1845, David White filed his affidavit in open court through the request of Catharine Stillee, thereby showing to the court that Rey-nold T. Stillee, her lawful husband, was a non-resident and lived

without the State of India an, and further that said Stillee had for-saken her for the past two years, and that he had written to his wife that he never intended to come back, and that it was the wish of said wife to obtain a divorce in said court. ISAAC JONES, Clerk. B. R. S. Hicks, Dep. Oct. 14, 1845. 79-wis Bank Scrip and Treasury Notes.

warrants shall be the proper vouchers of said treasurers in it is desired I will make payment for them at the proper office their settlement with the treasurer of State: Provided, The without charge.

provisions of this act shall only extend to warrants issued I shall continue to pay taxes in any county in the State. Punds for the pay of members and officers of the present General should be forwarded by 1st of December next.

A. W. MORRIS, Gen. Agent.

> NOTICE.
>
> THE subscriber, living in Washington township, Marion county, Indiana, offers for sale upwards of half a section of land for cash, lying about ten miles nearly north of Indianapolis, about three miles from Broad Ripple, with about eighty acres cleared, under good repair, with a good saw mill and plenty of good timber. Fruit tress of various kinds; and al comfertable dwelling house, with other out buildings. Any person wishing to purchase would do well to come and look for himself, as the subscriber is determined to sell as soon as possible, when a fair price is given. An undisputed title will be given to the parchaser, as the subscriber her holds the original patents.
>
> JOHN SENOUR. ber holds the original patents. December 20, 1845. JOHN SENOUR.

estate heretofore appraised and subject to taxation.

SEC. 1. Be it enacted by the General Assembly of the Case. by J. K. SHARPE.

OASH paid for wheat, Plax, Timothy Seed, Oats, Dried Pruit 45 State of Indiana, That it shall be the duty of the county DOCTOR EVANS.

seioners of the several counties in this State, at their March term in 1846, to appoint assessors whose duty | O Hall.

WHEAT WANTED.